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17		
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26	SONY MUSIC ENTERTAINMENT, SONY MUSIC	
27	ENTERTAINMENT US LATIN LLC, AND ZOMBA RECORDING LLC	
28	STIPULATION AND [PROPOSED] SCHEDULING	
	ORDER REGARDING JURISDICTIONAL DISCOVERY	CASE No. 16-CV-00951-RS

1	UNITED STATES DISTRICT COURT		
2	NORTHERN DISTRICT OF CALIFORNIA		
3	SAN FRANCISCO DIVISION		
4			
5	ARISTA MUSIC, ARISTA RECORDS, LLC, LAFACE RECORDS LLC, SONY MUSIC	Case No. 16-cv-00951-RS	
6 7	ENTERTAINMENT, SONY MUSIC ENTERTAINMENT US LATIN LLC, and ZOMBA RECORDING LLC,	STIPULATION AND [PROPOSED] SCHEDULING ORDER REGARDING JURISDICTIONAL DISCOVERY	
8	Plaintiff,		
9	VS.	Place: Courtroom 3, 17th floor	
10 11	RADIONOMY, INC., RADIONOMY SA, RADIONOMY GROUP, B.V., and ALEXANDRE SABOUNDJIAN, an individual,	Judge: Honorable Richard Seeborg	
12	Defendants.		
13			
14			
15	The undersigned counsel for the parties in	n the above-captioned action hereby stipulate and	
16	agree, pursuant to Civil Local Rule 6-2, as follows:		
17	WHEREAS, on February 26, 2016, Plaintiffs filed a Complaint for Copyright Infringemen		
18	and Unfair Competition (the "Complaint) against Defendants [Dkt. 1];		
19	WHEREAS, on May 9, 2016, Radionomy	Group, B.V. filed a motion to dismiss pursuant to	
20	Rule 12(b)(2) and Radionomy Group B.V. Radio	nomy, S.A. and Radionomy, Inc. filed a motion to	
21	dismiss pursuant to Rule 12(b)(6) [Dkt. 32], and Alexandre Saboundjian filed a motion to dismis		
22	pursuant to Rule 12(b)(2) and 12(b)(6) [Dkt. 31];		
23	WHEREAS, on May 23, 2016, Plaintiff	s filed an opposition to Defendants' motions to	
24	dismiss and requested permission to conduct	limited discovery to develop further the record	
25	establishing personal jurisdiction [Dkt. 41];		
26			
27			
28	STIPULATION AND [PROPOSED] SCHEDULING ORDER REGARDING JURISDICTIONAL 1 DISCOVERY	Case No. 16-cv-00951-RS	

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WHEREAS, on or about June 1, 2016, Plaintiffs served separate sets of document requests, interrogatories, and requests for admission on each of the Defendants (collectively, the "Discovery Requests");

WHEREAS, on June 8, 2016, the Court entered an order, among other things: (i) denying Defendants' motions to dismiss without prejudice; (ii) granting Plaintiffs' request for limited discovery of facts relating to personal jurisdiction and (iii) and requiring such discovery to be completed within the next 45 days; *i.e.*, by July 25, 2016 (the "Order") [Dkt. 46];

WHEREAS, after the Court issued the Order, Plaintiffs advised Defendants of the specific Discovery Requests they contend relate to jurisdiction and, on June 24, 2016, Defendants served initial written responses to those requests;

WHEREAS, Defendants are moving with all due haste to gather and review documents potentially responsive to the jurisdictional Discovery Requests, but anticipate needing additional time to complete their production in light of the need to navigate and comply with various European data privacy laws or blocking statutes and because many of the documents are foreign-language documents that require translation to facilitate review;

WHEREAS, Defendants intend on complying with their discovery obligations in this Action and under U.S. law, including the Federal Rules of Civil Procedure, but require additional time to produce documents to Plaintiffs, and Plaintiffs anticipate requiring additional time to review and, if necessary, translate foreign language documents prior to taking any jurisdiction related depositions of Defendants;

WHEREAS, the parties have scheduled a mediation for July 19, 2016, which could potentially resolve the dispute in this case and eliminate the need for Defendants to complete jurisdictional discovery.

NOW, THEREFORE, IT IS HEREBY STIPULATED by and between the parties, through their respective counsel that:

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1	1. Defendants' deadline for producing documents responsive to Plaintiffs' jurisdictiona		
2	requests shall be extended from July 25, 2016 to August 25, 2016, but Defendants shall undertake		
3	reasonable, good faith efforts to produce documents responsive to such requests on a rolling basis in		
4	advance of this deadline;		
5	2. After Defendants complete the production of documents responsive to Plaintiffs		
6	jurisdictional discovery requests, the parties shall meet and confer regarding the schedule of any		
7	jurisdiction related depositions, taking into account the witnesses' schedules and the time needed		
8	for Plaintiffs to translate and review foreign language documents prior to such jurisdiction related		
9	depositions. The deadline for the completion of such jurisdictional depositions shall be October 14		
10	2016.		
11			
12	Dated: July 7, 2016 Respectfully Submitted,		
13	WEIL, GOTSHAL & MANGES LLP		
14			
15	By: /s/ Gregory S. Silbert		
16	GREGORY S. SILBERT		
17	Attorneys for Defendants RADIONOMY, INC., RADIONOMY S.A., and RADIONOMY GROUP,		
18	B.V.		
19			
20	ROPERS, MAJESKI, KOHN & BENTLEY		
21			
22	By: /s/ Todd A. Roberts		
23	TODD A. ROBERTS		
24	Attorneys for Defendant ALEXANDRE SABOUNDJIAN		
25	SABOUNDAMIN		
26			
27			
28	STIPULATION AND [PROPOSED] SCHEDULING ORDER REGARDING JURISDICTIONAL 3 CASE No. 16-cv-00951-RS DISCOVERY		

1	COBLENTZ PATCH DUFFY & BASS LLP		
2	By: /s/ Jeffrey G. Knowles		
3	JEFFREY G. KNOWLES		
4	Attorneys for Plaintiffs ARISTA MUSIC, ARISTA		
5	RECORDS, LLC, LAFACE RECORDS LLC, SONY MUSIC ENTERTAINMENT, SONY MUSIC		
6	ENTERTAINMENT US LATIN LLC, and ZOMBA RECORDING LLC		
7			
8	ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1		
9			
10	I, Gregory S. Silbert, am the ECF user whose identification and password are being used to		
11	file this Stipulation and [Proposed] Scheduling Order Regarding Jurisdictional Discovery. In		
12	compliance with Civil Local Rules 5-1(c)(4) and 5-1(i)(3), I hereby attest that Todd A. Roberts and		
13	Jeffrey G. Knowles concurred in this filing.		
14			
15	Dated: July 7, 2016 /s/ Gregory S. Silbert GREGORY S. SILBERT		
16	UREGURI S. SILDERI		
17	IT IS SO ORDERED.		
18			
19	Dated: 7/8/16		
20	Honorable Richard Seeborg		
21	United States District Court Judge		
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28	STIPULATION AND [PROPOSED] SCHEDULING ORDER REGARDING JURISDICTIONAL 4 CASE NO. 16-CV-00951-RS DISCOVERY		